

THE ORANGEBURG TIMES.

Orangeburg, S. C., April 10, 1872.

LARGE CIRCULATION IN THE COUNTIES.

J. S. HEYWARD, Editor.

NOTES.

All articles intended for publication in the Times, must be accompanied with the signature of the author; not merely for publication, but as a guarantee of good faith.

LICENSE LAW.

The theory of all government is that the necessity of the individual leads to political union, for the better protection of those rights which are inherent by nature. This political union, first, has its origin in the desire of the people, who has for its object the preservation of the natural rights of the individual, it is a contract.

The governed have supreme control in their

representatives, with the mutual understanding that they shall only so use such supreme power as is necessary for the better preservation and protection of the liberties of the people, and any infringement of these natural rights, further than is absolutely necessary for the welfare of the whole is a breach of the contract.

Article IV. Section 1. says "any proposed amendment shall be submitted to the qualified electors of the State."

These are the safeguards afforded us by the Constitution against legislative robbery. And we confidently assert that there's not one of these which is not either directly or indirectly violated by this infernal license law.

First, it is either taxes in disguise, or it is not taxes. If not, then the Legislature has no right delegated by the Constitution to raise money by establishing a general license system, and such right remains in the people until ceded by them; which can only be done in amendment by vote of the qualified electors polled at a general election, and until such time the execution of such law is an illegal robbing from such property as he has a right to "acquire and possess" as contributing to his "safety and happiness" and that also of his family.

The question is not whether the Assembly are prohibited in the Constitution from passing a license law, but, whether the passage of such law is not an infringement upon the rights reserved by the people, not being delegated in the Constitution. We think it is an infringement of reserved rights, for the money proposed to be raised is declared in each section of the law to be "for the use of the State," and the only means permitted the General Assembly in the Constitution, by which they can raise money to "defray the expenses of the State" is by "an annual tax sufficient." It therefore seems to us plain that this license law must be a tax, as the money is for the State, or it is an unconstitutional imposition; a bare-faced attempt to legalize robbery.

Article IX. The enumeration in the Constitution, of certain rights shall not be construed to deny or disparage others retained by the people. And,

Article X. The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

Our State Constitution says in Article I:

"Section 14. In the enumeration of rights in this Constitution, shall not be construed to impair or deny others retained by the people, and all powers not herein delegated remain with the people." And,

Section III. All political power is vested in and derived from the people only; therefore they have the right at all times to modify their form of government in such manner as they may deem expedient when the public good demands.

These are the protective clauses common to all constitutions. They are the safeguards of the people against legislative usurpation and tyranny, the animus vitæ of the contract between our representatives and the people, who are set forth as the fountain whence all political power must take its source.

The rest of a constitution is designed to set forth with jealous precision how many of and in how far the sovereign people are willing to forego the absolute exercise of these natural rights in exchange for political protection and protection and not robbery.

To this point our State Constitution goes.

Article I, Section 13.—All men are born free and equal, created by the Creator with certain inalienable rights, among which are the rights of enjoying and defending their lives and liberties, of acquiring, possessing and protecting property, and seeking and obtaining their safety and happiness.

Section 36.—All property subject to taxation shall be taxed in proportion.

Each individual of society has a right to be protected in the enjoyment of life, liberty and property, according to standing laws. He should, therefore, contribute his share to the expense of his protection, and give his personal service when necessary.

Section 21.—No bill of attainder, ex post facto, or other law, impairing the obligation of contracts, shall ever be enacted;

Article I, Section 1.—The general Assembly shall provide by law for a uniform and equal rate of taxation.

Section 11.—The General Assembly shall provide for an annual tax sufficient to defray the expenses of the State for each year.

Section 12.—It shall be levied except in pursuance of a law which shall distinctly state the object of the same; to which object such tax shall be applied.

Article XXI, Section 1.—Says any proposed amendment shall be submitted to the qualified electors of the State.

It is with great diffidence that we perform our duty in setting before our readers our views of this vitally important matter. We feel that it is properly the province of much older and more experienced a head than we have at our editorial command. But we believe ourselves to be correct, and for truth are at all times willing to stand before the public. The law is usurpatory in the extreme—conceived in the spirit of robbery, and enacted, we believe, mainly through ignorance on the part of the General Assembly.

It should be resisted.

First, it is either taxes in disguise, or it is not taxes. If not, then the Legislature has no right delegated by the Constitution to raise money by establishing a general license system, and such right remains in the people until ceded by them; which can only be done in amendment by vote of the qualified electors polled at a general election, and until such time the execution of such law is an illegal robbing from such property as he has a right to "acquire and possess" as contributing to his "safety and happiness" and that also of his family.

The question is not whether the Assembly are prohibited in the Constitution from passing a license law, but, whether the passage of such law is not an infringement upon the rights reserved by the people, not being delegated in the Constitution.

We think it is an infringement of reserved rights, for the money proposed to be raised is declared in each section of the law to be "for the use of the State," and the only means permitted the General Assembly in the Constitution, by which they can raise money to "defray the expenses of the State" is by "an annual tax sufficient." It therefore seems to us plain that this license law must be a tax, as the money is for the State, or it is an unconstitutional imposition; a bare-faced attempt to legalize robbery.

Second, Cooley on constitutional limitations says: "License laws are of two kinds: those which require the payment of a license fee by way of raising a revenue, and are therefore the exercise of the power of taxation, and again the exercise of a licensee with a view to revenue would be an exercise of the power of taxation?"

And if, as it appears to us, it is a tax, the Constitution prescribes the manner in which it must be raised, to wit,

"The General Assembly shall provide by law for a uniform and equal rate of taxation;" and again: "all property subject to taxation shall be taxed in proportion." Each individual having the right to protection should therefore contribute his "share." And under these restrictions their power is further restricted to "one annual tax which shall be sufficient" to meet the liabilities of the State, together with the "poll tax not to exceed one dollar, which shall be applied exclusively to the public school fund." Such is the constitutional

limit to the power of taxation on the power of legislature, and any excess beyond this limit is unconstitutional.

The act by which it is proposed to use the sufficient supplies necessary to defray the expenses of the State, together with the capitation tax, was enacted the same day as this license law, and is from the separate act. The constitution requires that it shall be sufficient. What

then can be the design of this general fiscal act, which demands money for

further serious result to himself, we hope, than the loss of a very valuable horse. From what we can learn, the accident was owing to Mr. Sellers' not being thoroughly posted as to the nature of the field. We append below a list of the knights in the order in which they will ride together with the characters, so far as decided. The order was decided by drawing:

KNIGHTS
Appleton, N. D. Danzler.

Greenwood, Dr. M. G. Valley.

Hargrave, Danl. Zimmerman.

Richard XIV, John Robinson.

Willie Baxter.

Yellow Plum, J. Blod. Betterton.

Southern Cross, N. M. Salley.

Fox, Hunter, Charles Collier.

Lost Cause, P. G. Cannon.

Starry Cross, J. S. Albright.

Old Palmetto, A. M. Salley.

Blue Plum, E. G. Vinson.

Berwick, Dr. T. B. Logue.

White Star, John J. Salley.

Frederick II, Willie Speck.

Edisto, G. L. Salley.

Duke of Wellington, J. W. Patterson.

Dorchester, J. G. Vose.

Beaufort, James S. Heyward.

Typhoo, Geo. R. Solers.

Indianfield, D. F. Moore.

Black Plum, H. W. C. Potsch.

Down Hill, P. L. Moore.

Fawn Holes, D. A. Bowyer.

SCHEDULE OF ORANGEBURG POST OFFICE
Orangeburg is opened at 10 o'clock A. M., and is closed at 3 P. M. Up mail is closed at 3 P. M. and is opened at 1 P. M.—Daily excepting Sunday.

DEATH.

Again it becomes our sad duty to chronicle a death in the family of old esteem'd townsmen, Captain James Fatzlar, making the third which has taken place in his household in the last two months. His little boy, Edgar F., died yesterday morning at 11 o'clock A. M., of pneumonia, at the age of 18 months and a few days. The deepest sympathy of the community is with the Captain and his family, in this their unusual affliction.

OBITUARY.

Rev. W. S. Heyward, Lutheran minister from Charleston, died yesterday evening at 11 o'clock. His funeral services will be held on the third, at 10 o'clock, at his residence. The Presbyterian Church has been kindly put at the disposal of good German Lutherans and their pastor, there being no Presbyterian service that day. The several trustees of the local baptismal confirmation of a schoolboy, we understand, will be administered on this occasion. Those interested are requested to take notice.

THE DISTRICT CONFERENCE.

The opening session of the Orangeburg District Methodist Conference will be opened by Rev. J. M. Zimmerman in the Methodist Church on Thursday evening, the 14th inst.

The District Conference will convene in the church on Friday instant at 10 o'clock. Bishop Price is expected to arrive on Friday, and remain until the close of the meeting.

Sabbath afternoon will be devoted to the Sunday-School, with appropriate exercises and an address from the Bishop.

An invitation to attend this celebration was extended on last Sunday to the several congregations, through their respective pastors. The expressed promise to be of unusual interest.

THE OLDEST MASON.

"Mr. Editor: It appears by your paper yesterday in this, that New York claims to have the oldest Mason now living, having been a craftsman forty three years. Marion County disputes the claim, and one who has been a Mason a year, viz. Orange Lodge, No. 14, in this city, can have them both far behind. That Lodge has now our members, each older than the oldest mentioned."

Hon. B. F. Dunkin, ex-Chancellor, was raised May 1818, Dr. Samuel Henry Dickson, April, 1820; Dr. St. John Phillips, August, 1824; Rev. John H. Ross, June, 1824.

Canyon Lodge, show better record.

HIRAM.

The above we clip from the Charleston Courier, and in answer say, that we are advised that Mr. Peter Rowe, who lives within five miles of our village, was made a Mason in 1809, and has consequently been a Mason for 62 to 63 years. Further, if he survives till June next, he will have completed 101 years of age. He is, we believe, still active and healthy.

Can anywhere beat this?

CHANGE.

We call attention to the change made in school advertisement of Mr. J. S. Heyward. The terms are changed, from what they have before taught English \$100 and Classical \$50.

The Easter holidays close with this week. Mr. Heyward will resume the exercises of his Male Academy on Monday next, and begs a continuation of patronage at the hands of his many friends, who desire to have their sons carefully instructed for business or professional pursuits.

RAIN.

After a few days of warm, sultry weather, we had yesterday a fine shower of rain.

COMMUNION SERVICE.

The sacrament of the Lord's Supper was observed at the Presbyterian Church at this place on last Sunday, Rev. J. D. A. Brown, the pastor, presiding.

Booth opened last Monday evening at the Charleston Academy of Music for a brief season.